

# TH Gazelle

os Andia.

सत्यमेन जगते

PUBLISHED BY AUTHORITY

SIMLA, SATURDAY, JANUARY 7, 1950

Separate paging is given to this Part in order that it may be filed as a separate compilation.

#### PART II—SECTION 2

Notifications issued by the High Courts, the Auditor General, the Federal Public Service Commission, the Indian Government Rallways, and by Attached and Subordinate Offices of the Government of India

#### NOTICE

16 1912

Until further notice, Parts I, Sections 1, 2, 3, and 4 and parts IV & V nd Supplement to the Gazette of India will be published in New belhi and the remaining Parts, i.e., Part II, Sections 1, 2 and and parts II-A and III will be published in Simla. Notifications intended for publication in Parts I (all sections), IV, V and Supplement should be addressed to the Manager, Government of India Press, w Delhi, and those for Publication in Parts II (all sections) and II-A should be addressed to the Managor, Government of India Press, Simla. Advertisements, Notices, etc., for publication in Part III should, er, be sent to the Managor of Publications, Civil Lines, Delhi, as 1.

Notifications and other matters intended for publication in the tazette of India should reach the Press not later than 12 noon on Wedleys.

#### ANNUAL BATES OF SUBSCRIPTION AND PRICE OF SINGLE ISSUES.

Part or Section.					Sale price per Copy.	Annual Subscription.		
					Re. A. P.	Rs. A. P.		
art I (Section 1)					0 2 0	4 8 0		
art I (Section 2)					0 1 0	<b>3</b> 0 0		
art I (Section 3)			٠		0 1 0	3 0 0		
rt I (Section 4)	٠		٠	٠	0 1 0	3 0 0		
urt II (Section 1)		•		•	0 1 0	3 0 0		

## L'FICE OF THE CONTROLLER OF PRINTING & STATIONERY, INDIA

#### NOTIFICATIONS

New Delhi, the 24th December 1949

- o. 268 AFD 49(1).—Mr. K. M. Iyer, Assistant Ger (Admn.), Government of India Press, Calcutta anted an extension of leave on average pay for 15 is with effect from 17th November 1949, in continuation the leave granted to him vide this office Notification No. AFD 49, dated 3rd November 1949.
- o. 268 AFD 49(2).—On the expiry of his leave on rage pay for one month and 15 days, Mr. K. M. Iyer e-appointed as Assistant Manager (Admn.), Govt. of ia Press, Calcutta with effect from the 2nd December

#### The 27th December 1949

287 AFD 49.—On reversion from the post of Controller, Stationery, Calcutta, Mr. P. Banerjee

				 	•				<del>-</del> j
Part	or	Section.		 Sale p per Co			Sul:		•
				Re.	٨,	P.	Re	۸,	
Part II (Section 2)				 0	4	0	12	12	_
Part II (Section 3)				 0	1	0	્3	0	0
Part IIA				 0	3	0	9	12	0
Part III				 0	1	0	3	0	0
Part IV				 0	1	0	0	12	C
Part V				 0	2	0	$-\mathbf{r}$	•	ų0
Supplement				 0	1	0	3	12	•
Extraordinary		•	٠	 0	1	0	7	8	
	_		_	 					_

Additional postage for supply of single copies outside Indi Dominion will be realized according to the actual postage to be incurred in despatching the particular Part or Parts to be supplied.

Rules and Notifications issued under Legislative Acts and having the force of law may be obtained separately.

All subscriptions must be paid in advance.

A discount of 25 per cent, on the above rates is allowed to  $\Gamma$  and all Provincial Governments.

Complaints regarding non-receipt of any part of the should be made within a week after the date on which it is due.

S. R. DU'
Manager of Pub'

is granted leave on average pay for one month and from 16th September 1949 to 24th October 1949.

E. V. GREGOL

Controller of Printing and Stationery, India

### INSPECTOR GENERAL OF POLICE, SPECIAL POLICE ESTABLISHMENT

#### NOTIFICATION

Bombay, the 23rd December 1949

No. 14786|14|SPE|49(176).—Shri D. C. Augad, B. LL.B., Prosecuting Inspector, Special Police Economent, Bombay, is granted 37 days leave as under:—

1-12-49 to 7-12-49—earned leave.

Nine days earned leave plus 20 days half pay lea plus one day extraordinary leave, from 8-12-4 or the date of availing.

T. A. BAMBAWALE Inspector General of Poli Special Police Es.

# OFFICE OF THE ACCOUNTANT GENERAL CENTRAL REVENUES. Return of the Rupee Debt of the Central Government of India for 30th September, 1949

[Thousands of Rupees]

	<del></del>	<del></del>		
	PUBLIC DEBT	BEARING INTEREST	Amount	
Particulare	Date of issue	Conditions of Repayment	outstanding	Total
- 7 1 to 10 to			Rs.	Re.
REASURY BILLS		••••	<b>8,</b> 78,54,75	
REASURY DEPOSITS RECEIPTS . WAYS AND MEANS ADVANCES .		••••	2,73,99	
POST OFFICE 10 YEAR DEFENCE		1		
SAVINGS GERTIFICATES . L'OST OFFICE 12 YEAR NATIONAL	••	••••	3,91,15	
Savings Certificates . Post Office Cash Certificates		·	1,03,82,08   28,34,99	
Post Office Savings Bank De-				
POSITS DEFENCE SAVINGS BANK DEPO-	.,	••••	1,79,32,65	
BITS		•	1,51,36	
Unfunded Deer	<b>1</b>		1,14,24,30	8,12,45,
erminable Loans				
4½% Loan, 1950-55	15th May, 1923	On or before 15th May, 1955, but not preceding 15th May, 1950, with three months' previous notice	6,73,88	
3% Loan, 1951-54 (1st issue)	15th Sept., 1935	On or before 15th September, 1954, but not preceding 15th September, 1951, with three months' previous notice	31,92,23 \	
3% Loan, 1951-54	8th July, 1942	Ditto ditto .	54,80,49	
∆% Loan, 1953-55	3rd July, 1943	On or before 15th July, 1955, but not preceding 15th July, 1953, with three months' previous notice	1,14,60,58	
8½% Loan, 1954-59	15th December, 1933.	On or before 15th Documber, 1959, but not preceding 15th December, 1954, with three months' previous notice	12,85,63	
4½% Loan, 1955-60	15th Sept., 1928	On or before 15th September, 1960, but not preceding 15th September, 1955, with three months' previous notice	9,05,64	
4½% Loan, 1958-68	1st June, 1928	On or before 1st June, 1968, but not preceding 1st June, 1958, with three months' previous notice	5,85,20	
4% Loan, 1980-70	15th Sept., 1926	On or before 15th September, 1970, but not preceding 15th September, 1960, with three months' previous notice	63,30,26	
3% Loan, 1963-65	1st June, 1938	On or before 1st June, 1965 but not preceding 1st June, 1963, with three months' previous notice	1,16,17,46	
3% Funding Loan, 1968-68 .	22nd Oct., 1943	On or before 1st October, 1963, but not preceding 1st October, 1966, with three months' previous notice	1,10,11,78	
8% Victory Loan, 1957 3% Second Victory Loan, 1959.	1st April, 1944 19th March, 1945	Repay ible at par on the 1st September, 1957 On or before 15th August, 1961, but not preceding 15th August,	1,14,06,89	
61. 3% First Development Loan, 1970-75.	16th April, 1945	1959, with three months' previous notice  Repayable at par on the 15th October, 1975, but not preceding the 15th October, 1970, with three calendar months'	1,13,65,64	
% Bonds, 1950	16th July, 1945	notice On the 16th July, 1950 at par	1,18,05,83	
% Loan, 1960	15th January, 1946	Repayable at par on the 15th July, 1960	45,63,07	
% Loan, 1954	15th Nov., 1946	Repayable at par on the 15th November, 1954	35,06,06	
% Loan, 1981	lat August, 1946	Repayable at par on the lat August, 1961	57,00,69	
.% Loan, 1976	16th Sept., 1946	Redeemable at par on the 16th September, 1976	14,77,48	
2½% Loan, 1062	15th Nov., 1947	Redeemable at par on the 15th November, 1962	75,86,72	
2½% Loan, 1955	1st October, 1948	Repayable at par on the lat October, 1955	45,44,67	- 11 7,
ON-TERMINABLE LOADS— THERE PER CENT.— 1898-97	22nd July, 1898	At the option of the Government of India after three months, notice	8,93,36	
Conversion Loan of 1946	16th September, 1946.	Redeemable at par at the option of the Government of India, with three months' notice but not earlier than 16th Sep-		
		tember, 1988	2,48,92,83	2,5
AILWAY LOANS-				- 1
Maharaja Holkar, 41 p.c	(1870-77)	After 101 years	70,00	

<sup>(</sup>A) Includes balances pertaining to Pakistan,

<sup>\*</sup> Amount held in London Ra. 39,44.

and have remained incapable of work up to and including	FORM No. 13
I further certify that, judging from your present coudi-	SICKNESS OR TEMPORARY DISABLEMEN'. BENEFIT
tion your incapacity (injury) is of such a character that that it will be unnecessary to see you for the purpose of	(To be printed on the back of the Intermediate Certifical I
treatment more frequently than once in	CLAIM FOR BENEFIT
remain incapable of work at least up to the end of	I 5 0
weeks from this date.	w o
I propose to issue certificate in this form at the intervals stated above so long as your condition does not require	declare that, because of sickness temporary disabled
more frequent attendance.	I have not been at work since the da'e of the last cert.f
In my opinion you (a) $\frac{1 \text{ hould now}}{n \text{ od } n}$ be referred to a	sent to you.
Medical Board to determine if you are permanently disabled.	Insurance No.
Date	
T	
Insurance Medical Officer. (Rubber stamp or name in	I claim berefit accordingly 2.
block letters).	i claim benefit accordingly.
Any other remarks by	Signed
the Medical Officer	Date of signing
(a) Strike off that which is not necessary.	Present address
FORM No. 11	IMPORTANT.—This form shou'd be completed and se
SICKNESS OR TEMPORARY DISABLEMENT	WITHOUT DELAY to the appropria e office.
BENEFIT	The insured person should obtain a Final Certificate be-
(To be printed on the back of the first Certificate.) CLAIM FOR BENEFIT	fore resuming work.
I	Any person who makes a file statement or representa- tion for the purpose of obtaining benefit whether for him-
w o	self or for some other person renders himself liable to
<b>d</b> io	prosecution,
Inguana Na haraha stata that	P-1000-00-00-00-00-00-00-00-00-00-00-00-0
Insurance No. hereby state that	
Insurance No. hereby state that	FORM No. 13
	FORM No. 13 SICKNESS OR TEMPORARY DISABLEMENT
I was certifled sick temporarily disabled from  A.M. P.M. on	FORM No. 13 SICKNESS OR TEMPORARY DISABLEMENT BENEFIT
I was certified sick temporarily disabled from	FORM No. 13 SICKNESS OR TEMPORARY DISABLEMENT
I was certifled sick temporarily disabled from	FORM No. 13  SICKNESS OR TEMPORARY DISABLEMENT BENEFIT (To be printed on the back of the Final Cer'ificate).  CLAIM FOR BENEFIT  I
I was certifled sick temporarily disabled from	FORM No. 13  SICKNESS OR TEMPORARY DISABLEMENT BENEFIT  (To be printed on the back of the Final Cer'ifleate).  CLAIM FOR BENEFIT  1
I was certified sick temporarily disabled from A.M. P.M. on the day of 19 and I have not been at work since A.M. P.M. of 19  I claim benefit accordingly.  Prosent East employer	FORM No. 13  SICKNESS OR TEMPORARY DISABLEMENT BENEFIT  (To be printed on the tack of the Final Cer'ifleate).  CLAIM FOR BENEFIT  I
I was certified sick temporarily disabled from A.M. P.M. on the day of 19 and I have not been at work since A.M. P M. of 19  I claim benefit accordingly.  Propert East employer  Department, occupation and shift if any	FORM No. 13  SICKNESS OR TEMPORARY DISABLEMENT BENEFIT (To be printed on the back of the Final Cer'ificate).  CLAIM FOR BENEFIT  I
I was certified sick temporarily disabled from A.M. P.M. on the day of 19 and I have not been st work since A.M. P.M. of 19  I claim benefit accordingly.  Prosent Last employer  Department, occupation and shift if any  Present address—House No. Street	FORM No. 13  SICKNESS OR TEMPORARY DISABLEMENT BENEFIT (To be printed on the tack of the Final Cer'ificate).  CLAIM FOR BENEFIT  I
I was certified sick temporarily disabled from A.M. P.M. on the day of	FORM No. 13  SICKNESS OR TEMPORARY DISABLEMENT BENEFIT (To be printed on the tack of the Final Cer'ificate).  CLAIM FOR BENEFIT  I so  wo  declare that, because of sickness temporary disablement, I have not been at work since the date of the last certificate sont to you upto an I including  I no longer claim to be sick temporarly disabled from
I was certified sick temporarily disabled from A.M. P.M. on the day of 19 and I have not been at work since A.M. P.M. of 19  I claim benefit accordingly.  Propert East employer  Department, occupation and shift if any  Present address—House No. Street  Mohalla Town  Signature or left hand thumb impression	FORM No. 13  SICKNESS OR TEMPORARY DISABLEMENT BENEFIT (To be printed on the tack of the Final Cer'ificate).  CLAIM FOR BENEFIT  I
I was certified sick temporarily disabled from A.M. P.M. on the day of	FORM No. 13  SICKNESS OR TEMPORARY DISABLEMENT BENEFIT  (To be printed on the tack of the Final Cer ifleate).  CLAIM FOR BENEFIT  I
I was certified sick temporarily disabled from A.M. P.M. on the day of 19 and I have not been at work since A.M. P.M. of 19  I claim benefit accordingly.  Present accordingly.  Present address—House No Street.  Mohalla Town  Signature or left hand thumb impression  Date of signing  Accident cases only.	FORM No. 13  SICKNESS OR TEMPORARY DISABLEMENT BENEFIT  (To be printed on the tack of the Final Cer'ificate).  CLAIM FOR BENEFIT  I
I was certifled sick temporarily disabled from A.M. P.M. on the day of 19 and I have not been st work since A.M. P.M. of 19  I claim benefit accordingly.  Propert East employer  Department, occupation and shift if any  Present address—House No Street.  Mohalla Town  Signature or left hand thumb impression  Date of signing  Accident cases only.  Date, time and place of accident	FORM No. 13  SICKNESS OR TEMPORARY DISABLEMENT BENEFIT  (To be printed on the tack of the Final Cer ifleate).  CLAIM FOR BENEFIT  I
I was certifled sick temporar'ly disabled from A.M. P.M. on the day of 19 and I have not been at work since A.M. P.M. of 19  I claim benefit accordingly.  Present employer  Department, occupation and shift if any  Present address—House No Street.  Mohalla Town  Signature or left hand thumb impression  Date of signing  Accident cases on'y.  Date, time and place of accident  If a notice of the accident has NOT been given to the employer, state briefly on a separate paper how the accident.	FORM No. 13  SICKNESS OR TEMPORARY DISABLEMENT BENEFIT  (To be printed on the tack of the Final Cer'ificate).  CLAIM FOR BENEFIT  I
I was certified sick temporarily disabled from  A.M. P.M. on the day of  19 and I have not been at work since  A.M. P.M. of 19  I claim benefit accordingly.  Present  Tast employer  Department, occupation and shift if any  Present address—House No. Street  Mohalla Town  Signature or left hand thumb impression  Date of signing  Accident cases on'y.  Date, time and place of accident  If a notice of the accident has NOT been given to the employer, state briefly on a separate paper how the accident happened.	FORM No. 13  SICKNESS OR TEMPORARY DISABLEMENT BENEFIT  (To be printed on the tack of the Final Cer ifleate).  CLAIM FOR BENEFIT  I
I was certified sick temporarily disabled from A.M. P.M. on the day of 19 and I have not been at work since A.M. P.M. of 19 I claim benefit accordingly.  Property employer  Department, occupation and shift if any Present address—House No. Street.  Mohalla Town  Signature or left hand thumb impression  Date of signing  Accident cases on'y.  Date, time and place of accident  If a notice of the accident has NOT been given to the employer, state briefly on a separate paper how the accident happened.  Signature or left hand thumb impression  Date of Signing	FORM No. 13  SICKNESS OR TEMPORARY DISABLEMENT BENEFIT  (To be printed on the tack of the Final Cer'ificate).  CLAIM FOR BENEFIT  I
I was certified sick temporarly disabled from A.M. P.M. on the day of 19 and I have not been at work since A.M. P.M. of 19  I claim benefit accordingly.  Present Last employer  Department, occupation and shift if any Present address—House No Street.  Mohalla Town  Signature or left hand thumb impression  Date of signing  Accident cases only.  Date, time and place of accident  If a notice of the accident has NOT been given to the employer, state briefly on a separate paper how the accident happened.  Signature or left hand thumb impression  Date of Signing  IMPORTANT—1. Any person who makes a false state of the state of the second who makes a false state of the second who makes a false state of the state of the second who makes a false state of the second who makes a false state of the state of the second who makes a false state of the state of the second who makes a false state of the second who makes a false state of the state of the second who makes a false state of the second who who makes a false state of the second who who makes a false state of the second who who was a false state of the second who who was a false of the second who was a false	FORM No. 13  SICKNESS OR TEMPORARY DISABLEMENT BENEFIT  (To be printed on the tack of the Final Cer iffcate).  CLAIM FOR BENEFIT  I
I was certified sick temporarily disabled from  A.M. P.M. on the day of.  19 and I have not been at work since  A.M. P M. of 19.  I claim benefit accordingly.  Propert employer  Department, occupation and shift if any  Present address—House No. Street.  Mohalla Town  Signature or left hand thumb impression  Date of signing  Accident cases only.  Date, time and place of accident  If a notice of the accident has NOT been given to the employer, state briefly on a separate paper how the accident happened.  Signature or left hand thumb impression  Date of Signing  IMPORTANT.—I. Any person who makes a false statement or representation for the number of other person renders in the whether for himself or for some other person renders.	FORM No. 13  SICKNESS OR TEMPORARY DISABLEMENT BENEFIT  (To be printed on the tack of the Final Cer ifleate).  CLAIM FOR BENEFIT  I
I was certified sick temporarly disabled from A.M. P.M. on the day of 19 and I have not been at work since A.M. P.M. of 19  I claim benefit accordingly.  Present Last employer  Department, occupation and shift if any Present address—House No Street.  Mohalla Town  Signature or left hand thumb impression  Date of signing  Accident cases only.  Date, time and place of accident  If a notice of the accident has NOT been given to the employer, state briefly on a separate paper how the accident happened.  Signature or left hand thumb impression  Date of Signing  IMPORTANT—1. Any person who makes a false state of the state of the second who makes a false state of the second who makes a false state of the state of the second who makes a false state of the second who makes a false state of the state of the second who makes a false state of the state of the second who makes a false state of the second who makes a false state of the state of the second who makes a false state of the second who who makes a false state of the second who who makes a false state of the second who who was a false state of the second who who was a false of the second who was a false	FORM No. 13  SICKNESS OR TEMPORARY DISABLEMENT BENEFIT  (To be printed on the tack of the Final Cer iffcate).  CLAIM FOR BENEFIT  I

## FORM No. 14 ACCIDENT BOOK

	}		<del></del>	1	T-100-			*	
ate and	Name and add-	Y W-	Shift Depart-		Injury	<del></del>	Name occupa-	Name address & Occupation of	Damaska d
time of notice	ress of the em- ployee	Insurance No.	ment & occu- pation of em- ployees	Time	Place	Nature of Injury	tion & address of the person giving notice	two witnesses	8Dy
,									
Name	FOIDENT REPO of employer ver's Code No.		EMPLOYERS		(f) 1	wor devi vide safe  Describe b	wilful removal kman of any since which he ked for the purety of workmen riefly how accide was doing when	afety guard new to have b pose of secur- dent occurred,	or other been pro- ring the
	(			,			_		
	s of premises that happened .						,		
	of the injured						FORM No. : ENDANTS' BI ATH CERTIF	ENEFIT	
							Stamp of t	}	
Addres					Name of	the deceas	ed insured pers	on	
injured	l person						Insura	nce No.	
				• • • •	wo				
Depart	ment, Shift (if tion of the inju	any) and ured person .							
	ime and place								
	of injury.	-	,		Lagutif	that in	my opinion the	ohora namad	Longonh
(a) No (d of	ature and loca escribe fully e amputations ght or left.	exact location	) >		insured p	erson died ent injury	my opinion the on	the 19 as a re attending his	day of sult of an m her for
	as injured retu				him her f	or the last	${ m t\ time\ on\ the\ \dots}$		day of
	te and hour rysician or hosj								
in	jured is receiv							*********	
(d) H	treatment,		If so, date of	death	ŕ		Stamp	surance Medic giving name giving in blo	of doctor
	of Injury.	• • • •			Any othe	r remarks		, 9-1119 IT 1010	02 1000010
	achine, tool or	thing causing	injur <b>y</b>				er	• • • • • • • • • • • • • • • • • • • •	<b></b>
	art of machine		eident occurre	d			nay be suitably r had not atten		
(c) V	Vas safety appl	iance provide	1		before his	s death.			
	Vas it in use at			_			FORM No.	17	
	Vas the injury utable to—	due to an acc	ident directly	attri-		DEL	'ENDANTS' B		
		an hawina bee	n at tha t1	those		W 111	CLAIM FOR		
,	(i) the workma of under	the influence			Name of	the deceas	ed insured pers		
	or				slo		1 -/	1	1
					w o		Insuranc	e No.	
(	pressly fi	expressly give ramed, for the	en, or to a ru e purpose of	ale ex- secur-	d∤o			***************************************	) ————————————————————————————————————
	ing the se	afety of work	men or		<i>J</i> 3				
								- · · · · · · · ·	

I we the follower the following respect of his	ed person,	ng depe apply	ndants of	of the abovendants' b	e named enefit in
		1		Relation	Name of

Name of the dependant	Sex	Age or year of birth	Marital status	Relation ship with the deceased	Name of the guardian in case of a minor

So far as I we know the following are the only other dependants who may be entitled to Dependants' Benefit in respect of the death of the above named insured person.

Name of the dependant	Sex	Age or year of birth	Marital status	Relation- ship with the deceased	Name of the guardian in case of a minor

I we declare that the particulars given above are true to the best of my our knowledge and belief.

Signatures.	Present address.
1.	1
2.	·
3,	

IMPORTANT.—Any person who makes a false statement or representation for the purpose of obtaining benefit whether for himself or for some other person renders himself liable to prosecution.

#### FORM No. 18

#### MATERNITY BENEFIT

To be printed on the back of the certificate of Pregnancy.)

Notice of Pregnancy

Notice of P	regnancy	
l Insu	rance No.	
'ife of	hereby	give
ughter of		
tice of pregnancy.		
ıte	Signature or left l thumb impressio	nand n.
esent address		

#### FORM No. 19

#### MATERNITY BENEFIT

(CONFIDENTIAL)

	_			
	Stamp	of	the	
Ì	disper	ısa:	гy	
1				

	·		
	(CONI	FIDEN	TIAL)
CERTIFICATE OF PRE	· ·		-
OBMITTION IS OF THE			
To Insurance No.			
I certify that I have examined y my opinion you are pregnant, and pears to be weeks. Date	your 1		
Insu	rance M	 Iedical	Officer
(Rub)	oer stan block (	np or r letters)	
FORM No. 20			
	(CON	FIDEN	TIAL)
MATERNITY BEN	e e i i		•
CERTIFICATE OF EXPECTE		etniem	TENT '
			· <b></b> ,
	s	tamp o dispens	f the ary
To Insurance No.			
I certify that I have examined you ed date and that in my opinion you fined in the week commencing	may ex	pect to	
Date of examination			
Date of signing			
			Officer.
( Na	me or 1	rupper	Stamp)

\*This date should not be more than 50 days later than the date of examination.

Any other remarks by the I.M.O. .....

#### FORM No. 21 MATERNITY BENEFIT

(To be printed at the back of the certificate of expected confinement and the certificate of confinement.)

#### CLAIM FORM

1	Insurance	No.	,		

Wife of	,,,	hereby	claim	maternity
laughter of		·		

benefit with effect from the	
day of 19 I hereby declare the	at
I have ceased shall cease to work for remuneration w	ith
effect from that date.	

Date	 Signature	or	left	hand
	thumb in	apre	roisse	t.



# <b>3</b>				بالشام و على سياس
Present last em				
Department shi	ift and occ	upatio	n	
Présent address	∏ouse No	· · · · ·	St	eet
Mohalla		Town	l	
taken up dur'r is being or to be Form No. 23 m	ig the periodeclaimed. Results to the sent	ed for Notice before	which of resur- any we	neration shou'd be maternity benefit mption of work in ork is taken up.
tation for the n	urnose of ob	tainin	g benefi	ement or represen- t whether for him- celf liable to prose-
	FOR	M No.	- 22	
			(C	ONFIDENTIAL)
	MAT	ERNI	•	,
COTO EL ITO	TIFICATE			EMENT
CEIVI	TPTOATE	Or C	ONF IN	
				Stamp of the dispensary
I certify tha	t I attende	d		**********
Insurance No.			in cor	anection with her
confinement at slie was there d	elivered $\langle \mathbf{f}   \langle$	a male	fema e	ddress) and that child on the
•The confiner	ment was pr that she w	r^matu vould l	re and	the week in which ned was the week
Date				
		I	nsuranc	e Medical Officer.
		(I		stamp or name in ock letters).
Any other re	marks by t'	e 1.M.	O	
*To be struc	k off unless	applic	eable. _	
	FOR	M No.	. 23	
	MATERN	ITY B	ENEF	IT
	Not.	ce of u	vc <b>rk</b>	
I		Insurai	nce No.	
wife of			dc	hereby give notice
effect from	drawn ma	 terni y	the . benefit	remuneration with day of t only upto 19
Date,				
		Eigna		r left hand thum'o pression.
Present addres	S			
• •				
			C.	L. KATIAL,  Director General.

New Delki, the 31st December 1949

No. RE 1/49.—The following Craft of certain regulations which the Employees' State Insurance Corporation proposes to make in exercise of the powers conferred by section 97 of the Employees' State Insurance Act, 1948 (XXXIV of 1945), is published, as required by sub-section (1) of the said section, for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 15th February, 1950.

Any objection or suggestion which may be received from any person with respect to the and draft before the date specified will be considered by the said Corporation.

#### DRAFT REGULATIONS.

- 1. Short telle.—These Regulations may be called the Employees' State Insurance Corporation (Provident Fund) Regulations, 1949.
- 2. Administration.—The Fund shall be held by the Corporation and shall be administered by the Standing Committee through a Sub-Committee consisting of—
  - A Chairman and one other member nominated by the Standing Committee from among its members.
  - (ii) Two representatives of the staff of the Corporation to be nominated by the Director General.
  - (iii) The Director General who shall be an ex-officio member of the Sub Committee.

This Sub-Committee shall hereafter be called the Administration Committee.

- 3. Meetings of the Administration Committee. --At every meeting of the Administration Committee the Chairman or, in his absence, any other member elected from among those present shall preside. The presence of at least three members of the Committee shall be necessary to form a quorum for transact on of business. Each member shall have one vote and in cases of equality of votes the Chairman shall have a casting vote.
- 4. Annual Accounts—The accounts of the Fund shall be made yearly as at the 31st March and an audited statement of the accounts as at that date shall be submitted to the Standing Committee after adoption by a mee ing of the Administration Committee to be held not later than 31st August every year and a copy of such statement shall be made available for inspection by subscribers at each office of the Corporation as roon as may be practicable after it has been submitted to the Standing Committee.
- 5. Membership.—(i) Every employee of the Corporation who is not a temporary employee and who is in receipt of a pay of not less than rupees thirty our men emshall be bound to subscribe to the Fund. An employee in receipt of a pay of less than rupees thirty per measurem may subscribe to the Fund if he so desires.
- (ii) A temporary employ e and any other person in recept of other than could remuneration from the Corporation was subscribe to the Fund if he so flesires and if he is so permitted by the Administration Committee.
- (iii) Employees appointed on contract for a remodexceeding two years shall also subscribe to the Fund.
- (iv) The Principal Officers who are entitled to the honefits of Provident Fund under the Employees' State Insurance (Central) Rules, 1949 shall also subscribe to the Fund.

Explanation — For the purpose of this regulation ar employee who is on probation shall not be deemed to be: temporary employee.

6. Rate of Subscription—The rate of subscription shall as from the date of appointment under the Corporation or from the date on which the subscriber commences to subscribe be six and one-fourth percent of his pay; such subscriptions shall be deducted by the Corporation from his mouthly pay in amounts calculated to the name.

- 7. Subscription of a subscriber on leave.—The subscription of a subscriber who is absent on leave shall, during the period of such absence, be assessed on his leave pay; but any subscriber shall be at liverty to subscribe on the full amount of his pay provided that notice in writing of his desire to do so is given by him not less than 14 days in advance of the first pay of his leave salary to the officer responsible for paying him.
- 8. Corporation's Subscription.—Save as otherwise provided in these regulations, the Corporation s'all contribute every month a sum equal to that subscribed under regulation 6 by each subscriber to his account in the Fund;

Provided that no such contribution shall be made by the Corporation in respect of subscribers who have been permitted to subscribe under sub-regulation (ii) of regulation 5:

Provided further that in the case of a temporary conployee subscribing under that sub-regulation, who is subsequently confirmed, the Corporation shall contribute, a sum equal to the amount subscribed by him during the period of his temporary service.

Explanation.—For purposes of this regulation and regulation 6, 'Pay' shall have the meaning assigned to it in the Employees' State Insurance (Staff) Regulations, 1949.

- 9. Non-Contributory Subscription by employees.—An employee of the Corporation, if he so desires, may contribute to his account in the Fund, at such rate, over and above the rate specified in regulation 6, as he may decide; provided that such contribution shall not be taken into consideration for the purpoles of the Corporation's contribution under regulation 8.
- 10. Interest.—The Corporation shall credit interest on the amount standing to each substriber's credit at the rate which shall be fixed by the Corporation at the end of each year, and which shall be the convalent of the average yield to redemption throughout the year of rupee securities of the Covernment of India of approximately 20 years maturity rounded off to the recrest one half percent above; such interest shall be calculated to the nearest anna on the monthly contributions of each subscriber's account and shall be credited to the amount yearly as on the 31st March.
- 11. In estment of monies by aging to the Employees' State Insurance Corporation to a Trovident Fund.—All mones belonging to the Provident Fund shall be deposited into the Reserve Bank of India or such other banks as may be approved by the Central Government from time to the or invested in security encountries or referred to in clauses (a) and (d) of section 20 of Indian Trusts Act 1882 (II of 1882) subject to the condition that the securities in which investments are made are payable both in respect of capital and of interest in the Dominion of India.
- 12. Annual statement of each subscriber's account.— Every subscriber to the Fund shall receive an annual statement showing the amount standing to his credit in the Fund as at the 31st March of that year.
- 13 Advances from the Fund—A temporary advance may be granted to a subscriber from the amount standing at his credit at the discretion of the Director General subject to the following conditions:—
  - (a) No advance shall be granted unless the sanct oning authority is satisfied that the applicant's pecuniary circumstances justify it a d that it will be expended on the following object or objects and not ctlerwie:—
    - (i) To pay expense, incurred in connection with the prolot ged illness of the applicant or any person actually dependent on him;
    - (ii) To pay for the overseas passage for reasons of health or education of the applicant or any person actually dependent on him;
    - (iii) To pay obligatory expenses on a scale appropriate to the applicant's status in connection

- with marriages, funerals or commonies which by his religion it is incumbent on him to perform.
- (b) An advance shall not, except for special reasons, exceed three months' pay, and shall in no case exceed the amount of subscriptions and interest thereon standing to the credit of the subscriber in the Fund.
- (c) An advance shall not, except for special reasons, he granted until at least twelve months after the final repayment of all previous advances together with interest thereon unless the amount already advanced does not exceed two thirds of the amount admissible under clause (b).
- (d) The sanctioning authority shall record in writing its reason for granting the advance.

Provided that if the rearon is of a confidential nature it may be communicated to the Chief Accounts Officer personally and or confidentially.

- (e) An advance shall be recovered from the subscriber in such number of equal monthly instalments as the sanctioning audicity may direct; but such number shall not be less than twelve unless the subscriber to elect, or many case more than twenty four. A subscriber may at his option, make repayment in a smaller number of in talments that that prescribed. Each instalment shall be a number of whole rupers, the amount of the advance being raised or reduced, if necessary, to admit the fixation of such instalments.
- (f) Recoveries shall be made monthly, commencing from the first payment of a full month's salary after the advance is granted. Recovery shall not be made, except with the subscriber's consent, while he is on leave or in receipt of subsistence grant.
- (g) If more than one advance has been made to the subscriber, each a hange shall be treated separately for the purposes of recovery.
- (h) After the principal of the advance has been fully repaid, interest shall be paid thereon at the rate at which interest is payable by the Corporation on the amount standing at the credit of each subser her. Interest shall be ordinarily recovered in one instalment, but if the period of repayment exceeds 12 months, interest may be recovered in two equal monthly instalments.
- 14. Subject to the conditions in regulations 15 to 22-
  - (a) The amount of subscript or with interest thereon standing to the credit of a subscriber in the Fund may be withdrawn to meet—
    - (i) Payments towards an in-urance policy;
    - (ii) Purchase of a single premium insurance policy;
    - (iii) Payment of single premium or subscription to a family pension fund approved in this behalf by the Administration Committee.

Provided that no amount shall be withdrawn-

- (1) Before the details of the proposed policy have been submitted to the Ch ef Accounts Officer and accepted by him as suitable; or
- (2) To meet any payment or jurchase made or affected more than twelve months before withdrawal; or
- (3) In excess of the amount required to meet a premium or subscriptions actually due for payment within six months of the date of withdrawal.

Provided further that no amounts may be withdrawn to meet any payments or purchase

- in respect of educational endowment policy if that policy is due for payment in whole or part before the subscriber's age of normal superannuation;
- be paid in whole rupees rounded to the nearest whole rupee (annas eight counting as the next higher rupee).
- 15. If the subscriber withdraws any amount standing to his credit in the fund for any of the purposes specified in clause (a) of Regulation 14 he shall continue to pay to the Fund the subscription payable by him under regulation 6.
- 16. (1) A subscriber who desires to withdraw any amount under clause (a) of Regulation 14 shall—
  - (a) intimate the reason for the withdrawal to the Chief Accounts Officer by letter;
  - (b) make arrangements with the Chief Accounts Officer for the withdrawal;
  - (c) send to the Chief Accounts Officer, within such period as the Chief Accounts Officer may require, receipts or certified copies of receipts in order to satisfy the Chief Accounts Officer that the amount withdrawn was duly applied for the purpose specified in clause (a) off Regulation 14.
- (2) The Chief Accounts Officer shall order the recovery of any amount withdrawn in respect of which he has not been satisfied in the manner required by clause (c) of sub-regulation (1) with interest thereon at the prescribed rate, from the emoluments of the subscriber and place to the credit of the subscriber in the fund.
- 17. (1) The Corporation will not make any payments on behalf of subscribers to Insurance Companies, nor take steps to keep a policy alive.
- (2) It is immaterial what form the policy takes provided that it shall be one effected by the subscriber himself on his own life and shall unless it is a policy expressed on the face of it to be for the benefit of his wife, or of his wife and children or any of them be such as may be legally assigned by the subscriber himself to the Corporation.
- Explanation.—(1) A policy on the joint lives of the subscriber and his wife shall be deemed to be a policy on the life of the subscriber himself for the purpose of this sub-regulation.
- (2) A policy which has been assigned to the subscriber's wife shall not be accepted unless of their the policy is first re-assigned to the subscriber or the subscriber and his wife both join in an appropriate assignment.
- (3) The policy may not be effected for the benefit of any beneficiary other than the wife of the subscriber or his wife and children or any of them.
- 18. (1) The policy, within three months after the first withdrawal from the fund in respect of the policy, or in the case of an Insurance Company whose headquarters are outside India, within such further period as the Chief Accounts Officer, if he is satisfied by the production of the completion certificate (interim receipt) may fix, shall—
  - (a) unless it is a policy expressed on the fact of it to be for the benefit of the wife of the subscriber, or of his wife and children or any of them, be assigned to the Corporation as security for the payment of any sum which may become payable to the fund under Regulations 19 to 21, and delivered to the Chief Accounts Officer, the assignment being made by endorsement on the policy in form D or form E or form F attached to these regulations according as the policy is on the life of the subscriber or on the joint lives of the subscriber and his

- w fe or the policy has previously been assigned to the subscriber's wife.
- (b) if it is a policy expressed on the face of it to be for the benefit of the wife of the subscriber, or of his wife and children or any of them, be delivered to the Chief Accounts Officer.
- (2) The Chief Accounts Officer shall satisfy himself by reference to the Insurance Company, where possible, that no prior ass gnment of the policy exists.
- (3) Once a policy has been accepted by the Chief Accounts Officer for purpose of being financed from the Fund the terms of the policy shall not be altered nor shall the policy be exchanged for another policy without the prior consent of the Chief Accounts Officer to whom the details of the alteration or of the new policy shall be furnished.
- (4) If the policy is not assigned and delivered, or delivered within the said period of three months or such further period as the Chief Accounts Officer may, under sub-regulation (1), have fixed, any amount withdrawn from the Fund in respect of the policy shall, with interest thereon at the prescribed rate, forthwith be paid or repaid as the case may be, by the subscriber, to the Fund, or, in default be ordered by the Chief Accounts Officer to be recovered by deduction from the emoluments of the subscriber, by instalments or otherwise, as may be directed by the Administration Committee.
- (5) Notice of assignment of the policy shall be given by the subscriber to the Insurance Company, and the acknowledgment of the notice by the Insurance Company shall be sent to the Chief Accounts Officer within three months of the date of assignment.
- (6) The subscriber shall not during the currency of the policy, draw any bonus the drawal of which during such currency is optional under the terms of the policy, and the amount of any bonus which under the terms of the policy, the subscriber has no option to refrain from drawing during its currency shall be paid forthwith into the Fund by the subscriber or in default recovered by deduction from his emoluments by instalments or otherwise as Administration Committee direct.
- 19. (1) Save as provided by sub-regulation (2) or Regulation 21, when the subscriber:—
  - (a) quits the services; or
  - (b) has proceeded on leave preparatory to retirement and applied to the Chief Accounts Officer for reassignment or return of the policy; or
  - (c) while on leave, has been permitted to retire or declared by competent Medical Authority to be unfit for further service and applies to the Chief Accounts Officer for re-assignment or return of the policy; or
  - (d) pays or repays to the Fund the whole of any amount withdrawn from the fund for any of the purposes in sub-clause (i) and (ii) of clause (a) of Regulation 14 with interest there on at the prescribed rate, the Chief Account Officer shall—
    - (i) if the policy has been assigned to the Corporation under Regulation 18, re-assign the policy in form G attached to these regulations to the subscriber or to the subscriber and the joint assured as the case may be and make it over to the subscriber, tog with a signed notice of the re-assignment addressed to the Insurance Company;
    - (ii) if the policy has been delivered to him und clause (b) of Sub-Regulation (i) of Re lation 18, make over the policy to the su scriber.

Provided that, if the subscriber, after proceeding leave preparatory to retirement or after being, while

leave, permitted to retire or declared by a competent medical authority to be unfit for further service, returns to duty, any policy so assigned or made over shall, if it has not matured or been assigned or charged or encumbered in any way, be again assigned to the Corporation and delivered to the Chief Accounts Officer or again be delivered to the Chief Accounts Officer, as the case may be, in the manner provided in Regulation 18, and thereupon the provisions of these Regulations shall, as far as may be, again apply in respect of the policy.

Provided further that, if the policy has matured or been assigned or charged or encumbered in any way, the provisions of sub-regulation (3) of Regulation 18 applicable to a failure to assign and deliver a policy shall apply.

- (2) Save as provided by Sub-Regulation (2) of Regulation 21, when the subscriber dies before quitting the service, Chief Accounts Officer shall—
  - (i) if the policy has been assigned to the Corporation under Regulation 18, reassign the policy in form H attached to these regulations to such person as may be legally entitled to receive it and shall make over the policy to such person together with a signed notice of the re-assignment addressed to the Insurance Company.
  - (ii) if the policy has been delivered to him under clause (b) of sub-regulation (1) of regulation 18, make over the policy to the beneficiary, if any, or, if there is no beneficiary to such person as may be legally entitled to receive it.
- 20. (1) If a policy assigned to the Corporation under regulation 18 matures before the subscriber quits the service or if a policy on joint lives of subscriber and his wife, assigned under the said regulations falls due for payment by reason of the wife's death, the Chief Accounts Officer shall, save as provided by sub-regulation (2) of regulation 21 proceed as follows:--
  - (i) if the amount assured tegether with the amount of any accrued bonuses is greater than the whole of the amount withdrawn from the Fund in respect of the policy with interest thereon at the prescribed rate, the Chief Accounts Officer shall re-assign the policy in the form I attached to these regulations to the subscriber or to the subscriber and the joint assured as the case may be, and make it over to the subscriber, but shall pay or repay to the Fund the whole of any amount withdrawn with interest, and in default, the provisions of subregulation (3) of Regulation 18 applicable to a failure to assign and deliver the policy, shall apply;
  - (ii) if the amount assured together with the amount of any accrued bonuses is less than the whole of the amount withdrawn with interest, the Chief Accounts Officer shall realise the amount assured together with any accrued bonuses and shall place the amount so realised to the credit of the subscriber in the Fund.
- (2) Save as provided by sub-regulation (2) of Regulation 21 if a policy under Sub-Regulation (1) of Regulation 18 matures before the subscriber quits the service, the Chief Accounts Officer shall make over the policy to the subscriber;

Provided that if the interest in the policy of the wife of the subscriber, or of his wife and children or of any of them, as expressed on the face of the policy, expires when the policy matures, the subscriber, if the policy moneys are paid to him by the Insurance Company, shall immediately on receipt thereof pay or repay to the Fund either—

(i) the whole of any amount withdrawn from the Fund in respect of the policy with interest thereon at the prescribed rate; or

- (ii) an amount equal to the amount assured together with any accrued bonuses, whichever is less, and in default the provisions of sub-regulation (4) of Regulation 18 applicable to a failure to assign and deliver the policy shall apply.
- 21. (1) If the policy lapses or becomes assigned otherwise than to the Corporation, under Regulation 18, charged or encumbered the provisions of sub-regulation (4) of Regulation 18 applicable to a failure to assign and deliver the policy shall apply—
  - (2) If the Chief Accounts Officer receives notice of-
    - (a) an assignment (other than an assignment to the Corporation under Regulation 18) or
    - (b) a charge or encumberance on; or
    - (c) an order of a Court restraining dealings with the policy or any amount realised thereon, the Chief Accounts Officer shall not—
      - (i) re-assign or make over the policy as provided in Regulation 19; or
      - (ii) realise the amount assured by the policy or reassign or make over the policy, as provided in Regulation 20; but shall forthwith refer the matter to the Administration Committee.
- 22. Notwithstanding anything contained in these regulations, if the sanctioning authority is satisfied that money drawn as an advance from the Fund under Regulation 13 or withdrawn from the Fund under clause (a) of Regulation 14 has been utilised for a purpose other than that for which the sanction was given to the drawal or withdrawal of the money, the amount in question, shall, with interest at the prescribed rate, forthwith be repaid or paid as the case may be, by the subscriber to the Fund or in default, be ordered to be recovered by deduction in one sum from the emoluments of the subscriber, even if he be on leave and if the total amount to be paid or repaid, as the case may be, be more than half the subscriber's emoluments, recoveries shall be made in monthly instalments of moieties of his emoluments till the entire amount recoverable be repaid or paid, as the case may be, by him.

Note.—The term emoluments as used in this regulation does not include subsistence grant.

- 23. Interest to cease on termination of service or death of subscriber.—Interest on all sums standing in the books of the Fund to the credit of a subscriber shall cease on the day on which he ceases to be in service of the Corporation or the day on which he dies, whichever is earlier
- 24. Payment of amount standing to credit of subscriber.—The sum standing to the credit of a subscriber shall become payable on the termination of his service or on his death provided that there may, if the Administration Committee so directs, be deducted therefrom and paid to the Corporation—
  - (a) any amount due under a liability incurred by the subscriber to the Corporation upto the total amount contributed by the Corporation to his account, including the interest credited in respect thereof; or
  - (b) where the subscriber has been dismissed from his employment on account of misconduct or gross negligence or where the subscriber has resigned his employment under the Corporation within five years of the commencement of his service, the whole or any part of the amount of the contributions by the Corporation together with interest credited in respect thereof.
- 25. (1) A subscriber shall as soon as may be after joining the Fund, send to the Chief Accounts Officer, a nomination conferring on one or more persons the right to receive the amount that may stand to his credit in the Fund, in the event of his death before that amount



has become payable, or having become payable has not been paid.

Provided that if, at the time of making the nomination, the subscriber has a family, the nomination shall not be in favour of any person or persons other than the members of his family.

- (2) If a subscriber nominates more than one person under sub-regulation (1), he shall specify in the nomination the amount of share payable to each of the nominees in such manner as to cover the whole of the amount that may stand to his credit in the Fund at any time.
- (3) Every nomination shall be in Forms A, AI, B or BI, annexed to these regulations as is appropriate in the circumstances.
- (4) A subscriber may at any time cancel a nomination by sending a notice in writing to the Chief Accounts Offi-

Provided that the subscriber shall, along with such notice, send a fresh nomination made in accordance with the provisions of this regulation.

- (5) A subscriber may provide in a nomination :-
  - (a) in respect of any specified nominee, that in the event of his predeceasing the subscriber, the right conferred upon that nominee shall pass to such other person as may be specified in the nomination;
  - (b) that the nomination shall become invalid in the event of the happening of a contingency, specified therein; provided that if at the time of making the nomination the subscriber has no family, he shall provide in the nomination that it shall become invalid in the event of his subsequently acquiring a family.
- of whom no special provision has been made in the nomination under clause (a) of sub-regulation (5) or on the occurrence of any event by reason of which the nomination becomes invalid in pursuance of clause (b) of sub-regulation (5) or the proviso thereto, the subscriber shall send to the Chief Accounts Officer a notice in writing cancelling the nomination, together with a fresh nomination made in accordance with the provision of this regulation
  - cellation given, by a subscriber shall, to the extent that it is valid, take effect on the date on which it is received by the Chief Accounts Officer.

. Explanation.—In this regulation, and in regulation 26, family 'means the wife of wives, or husband, and children of a subscriber, and the widow or widows and children of a deceased son of a subscriber;

Provided that if a subscriber proves that his wife has been judicially separated from him or has ceased under the customary law of the community to which she belongs to be entitled to maintenance she shall no longer be deemed to be a member of the family unless the subscriber subsequently indicates by express notification in writing to the Administration Committee that she shall continue to be so regarded;

Provided further that if a female subscriber expresses by a notice in writing to the Administration Committee her desire to exclude her husband from the family, the husband shall no longer be deemed to be a member of the family unless the subscriber subsequently cancels formally in writing her notification excluding him.

- 26. Payment on death of a subscriber.—On the death of a subscriber:
  - (i) when a subscriber leaves a family :-
    - (a) if a nomination made by the subscriber in accordance with these regulations in favour of a member or members of his family subsists, the amount standing to his credit in the Fund or the part thereof to which the nomination relates shall become payable to the nominee or nominees in the proportion specified in the nomination;
    - (b) if no such nomination in favour of a member of members of the family of the subscriber subsists or if such nomination relates only to a part of the amount standing to his credit in the Fund, the whole amount or the part thereof to which the nomination does not relate, as the case may be, shall, notwithstanding any nomination purporting to be in favour of any person or persons other than a member or members of his family, become payable to the members of his family in equal shares;

Provided that no share shall be payable to :--

- (i) sons who have attained legal majority;
- (ii) sons of a deceased son who have attained legal majority;
- (iii) married daughters whose husbands are alive;
- (iv) married daughters of a deceased son whose husbands are alive.

if any member of the family other than those specified in clauses (i), (ii), (iii), and (iv) above is alive;

Provided further that the widow nor widows and child or children of a deceased son shall receive between them in equal parts only the share which that son would have received if he had survived the subscriber.

- 27. The accounts of the Fund shall be operated on by the Chief Accounts Officer of the Corporation who is hereby authorised to arrange for all payments required to be made under these regulations and to re-assign in accordance with these regulations all insurance policies assigned to the Corporation.
- 28. Agreement to be executed by subscribers.—Every employee on becoming a subscriber to the Fund shall, execute an agreement in the following form;
  - "I hereby declare that I have read and understood the Regulations of the Employees' State Insurance Corporation Staff Provident Fund and I hereby undertake to subscribe to the said Fund and I hereby agree to be bound by the said Regulations.

Signature in full Date
Address
Witness.

#### FORM A.

(Form of nomination when the subscriber has a family and wishes to nominate one member thereof).

I hereby nominate the person mentioned below who is a member of my family (as defined under regulation 25) to receive the amount that may stand to my credit

in the Fund, in the event of my death before that	anıc	unt
has become payable, or having become payable	has	not
been naid :		

Name and address of	R-lationship with subscriber	Ago	Contingencies on the happening of which the nomination shall become invalid	Name, address and relation- ehip of the person, if any, to whom the right of the nominee shall pass in the event of his pre- decessing the
(2)		•		

#### FORM A-I.

(Form of nomination when the subscriber has a family and wishes to nominate more than one member thereof.)

I hereby nominate the persons mentioned below who are members of my family (as defined under regulation 25), to receive the amount that may stand to my credit in the Fund, in the event of my death before that amount has become payable or having become payable has not been paid, and direct the said amount shall be distributed among the said persons in the manner shown below against their names:—

Rama and address of nominees	Relationship with subscriber	Age	*Amount or share of accumulation to be paid to each	Contingencies on the happening of which the nomination shall become invalid	Name, address and relationship of the person, if any, to whom the right of tho nominee shall plass in the event of his prodeceasing the subscriber
·	<del></del> _	-			19
(1) ————————————————————————————————————					
			bscriber ·	<del></del>	

Note.—This column should be filled in so as to cover the whole amount that may stand to the credit of the subscriber in the Fund at any time.

#### FORM B.

(Form of nomination when the subscriber has no family and wishes to nominate one person.)

I having no family (as defined under regulation 25) hereby nominate the person mentioned below to receive

the amount that may stand to my credit in the Fundin the event of my death before that amount has become payable or having become payable has not been paid

Name and address of nominee	Relationship with subscriber	Ago	**Contingencies on the happening of which the nomi- nation shell become invalid	Name, address and relationship of the poress. If any, to whom the right of the nominee that pass in the event of him pre-decoring subscriber
at	<u>-</u>	ure. 	day of ——	

a nomination he shall specify in this column items the nomination shall become invalid in the event of his subsequently acquiring a family.

#### FORM B-I.

(Form of nomination when the subscriber has no family and wishes to nominate more than one person).

I having no family (as defined under regulation 25) hereby nominate the persons mentioned below to receive the amount that may stand to my credit in the Fund in the event of my death before that amount has become payable, or having become payable has not been paid and direct that the said amount shall be distributed amount the said persons in the manner shown below against their names:—

Name and address of nominees	Relationship with subscriber	Ago	*Amount of share of accumula- tions to be pa.d to each	†Contingencies on the happening of which the nomnation 'shall become invalid	if any, to whom the
Dated this	5	-	- day of		19.

Two witnesses to signature.

(1)

(2) —

Signature of Subscriber -

\*Note.—This column should be filled in so as to cover the whole amount that may stand to the credit of the subscriber in the Fund at any time.

1Note.—Where a subscriber who has no family makes a nomination he shall specify in this column that the nomination shall become invalid in the even of his subsequently acquiring a family.



2 30	THE GAZETTE OF 1	INDIA, JANUARY 14, 1950	[PARTHII],
Į.	ORM C.	FORM 'F'.	
Form for fixing Rate or	Non-contributory Subscription).		(spiomag of the within
	Place	policy, having, at the request of A.B	., the assured, agreed
	Date	to release my interest in the policy order that A.B. may assign the policy	in favour of A.B. in
<b>***</b> *********************************		State Insurance Corporation who h	as agreed to accept
The Director Genera	ıI.	the withdrawal of the sum of Rs sum to the credit of the said A.B	from this
	te Insurance Corporation.	State Insurance Corporation Staff	Provident Fund for
Sir,	•	payment of the premium of the within hereby at the request and by the dir	n policy of assurance
,	regulation No. 9 of the Em-	and I the said A.B. assign and co	onfirm unto the Em-
ployees' State Insurance Fund Regulations that pay be deducted every subscription to the Proguescription at 6½ per consummer.	ee Corporation Staff Provident per cent. of my month as my non-contributory vident Fund in addition to the ent. of my pay, until I intimate	ployees' State Insurance Corporation of Assurance as security for payment under regulations 19 to 21 of the ruthe said A B. may hereafter become	nt of all sums which des of the said Fund
to you to vary or discon	tinue such deduction. Yours faithfully,	We hereby certify that no prior within policy exists.	r assignment of the
	Signature.	Sign	ature of the assignee
Designation ———			and the subscriber.
P. F. Account No.		Date	
<del>-</del>	<del> </del>	Station	
-	of Assignment).	One	witness to signature.
	RM ' D '.		
the Employees' State In policy of assurance as se which under Regulations State Insurance Corporations, I may hereafter Employees' State Insurance	hereby assign unto surance Corporation the within curity for payment of all sums 19 to 21 of the Employees' ion Staff Provident Fund Regulate become liable to pay to the nee Corporation Staff Provident	(Forms of Reassignment and Assignment of Reassignment and Assignment and Assignment of Corporations of Reassignment and Assignment of Corporation Staff Property of Reassignment and Assignment of Reassignment and Assignment of Reassignment of	prporation.)  yable by the above 21 of the Employees'
Fund Regulations.  I hereby certify that n in policy exists.	o prior assignment of the with-	lations having been paid and all li- by him of any such sums in the futu Employees' State Insurance Corpor.	ability for payment re having ceased the ation doth here by
Date		re-assign the within policy of assuran	ce to the said A.B.
Station	• • • •	A.B. and C.D.  Dated	
	Signature of Subscriber.	Dated	
	One witness to signature.	DADW (II)	
-	<del></del>	FORM 'H'.  *The above-named A.B. having di	ad an the
We, A.B. (the subscribe	RM 'E'. er) of	day of	e Employees' State assign the within
eonsideration of the Er	nred) ofnployees' State Insurance Cor-	Dated 19	
noration agreeing at our retail the sum of Rs	equest to accept the withdrawal from the sum to the the Employees State Insurance	*Fill in particulars of person legs ceive the policy.	ally entitled to re-
Corporation Staff Provide premium of the within pol-	nt Fund for payment of the icy of assurance hereby jointly	EODE (I)	
and severally assign unto	the said Employees' State In- within policy of assurance as	FORM 'I'.  (Form of Reassignment by the Empl	ovees' State Insur-
ecurity for payment of all	sums which under Regulations	ance Corporation.)	Tagooo Armin Armin -
M.B. may hereafter become we hereby certify that	ons of the said Fund the said ne liable to pay to that Fund. to prior assignment of the	The Employees' State Insurance hereby reassign the within policy to and C.D.'	
within policy exists.			

Dated ...... 19

C. L. KATIAL, Director General.

#### LOST

The undernoted Government Promissory Notes originally standing in the name of parties noted against each and last endorsed to the Pakpattan Ginning and Manufacturing Co. Ltd., the proprietors by whom they were never endorsed to any other person, having been lost, notice is hereby given that payment of the above notes and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Delhi,

Signature of Subscriber. and the joint Assured.

Station .....

One witness to signature.

Note.—The assignment may be executed on the policy itself either in the subscriber's handwriting or in type, or alternatively a typed or printed slip containing the resignment may be pasted on the blank space provided for the purpose on the policy. A typed or printed endorsement must be duly signed and if pasted on the policy it must be initialled across all four margins.

Lat application is about to be made for the issue of duplilates in favour of the proprietors. The public are cautioned against purchasing or otherwise dealing with the above-mentioned securities.

No	Loan.	Amount.
		Rs.
)H009 <u>511</u>	3 p.e. 1949-52	500
)H009745	3 p.c. 1949-52	1,000
DH015875	3 p.c. 1949-52	<b>500</b>
DH041680	3 p.c. 1953-55	1,000
DH008842	3 p.c. Con. 1946	100

Originally standing in the name of:-

Reserve Bank of India.

Reserve Bank of India.

Imperial Bank of India.

Reserve Bank of India.

Reserve Bank of India.

For The Pakpattan Ginning and Manufacturing Co. Ltd.,

#### Per Pro RAM RAKHA MAL BASHESHAR NATH BASHESHAR NATH, Managing Agent,

Kucha Nizam Din, Munawar Road, Ludhiana, E.P.

LOST

The Government Promissory Note No. DH001545 of he 3 per cent loan of 1949-52 for Rs. 500 originally tanding in the name of Reserve Bank of India, and ast endorsed to Lakhpat Rai Chopra the proprietor, y whom it was never endorsed to any other person, aving been lost, notice is hereby given that payment f the above note and the interest thereupon has been topped at the Public Debt Office, Reserve Bank of dia, Delhi, and that application is about to be made or the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherise dealing with the above mentioned security.

Signature of the Advertiser.—Lakhpat Rai Chopra. Residence.—24 Queensway, New Delhi.

#### LOST

The Government Promissory Note No. BY065598 of e 3 per cent. loan of 1970-75 for Rs. 500 originally anding in the name of Reserve Bank of India and last ndorsed to Narandas Zinabhai the proprietor, by whom was never endorsed to any other person, having been t, notice is hereby given that the payment of the above Note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India. Bombay and that application is about to be made for the issue of Duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Name of the Advertiser.—NARANDAS ZINABHAI, Residence:—Clo Gujraj Essence Mart, Princess, Street, Bombay, 2.

#### CHANGE OF NAME

The name of Kishna, relieving teacher, Education Office, Ajmer, has been changed to Krishna Singh Mehrat (Chohan).

#### CHANGE OF NAME

The name of Sita Ram so Shivelahri, Daftri Director of Education Office, Ajmer-Merwara, Ajmer, has been changed to Chaturbhuj so Shivelahri.

#### CHANGE OF NAME

The name of AHMAD, Head Tcacher, Govt. Primary School, Sheopura (P.O. Benwar) has been changed to AMAR SINGH, Head Teacher, Govt. Primary School, Sheopura (P.O. Beawar).

#### CHANGE OF NAME

Mr. Kharaiti Ram Joshi so Pt. Amritsaria Ram Joshi, Ticket Printing Section, General Stores, E.P. Rly., Shakurbasti, is permitted to change his name to Mr. Ram Saroop Joshi so Pt. Amritsaria Ram Joshi.

#### NOTICE

#### Estate: Robert Brown-deceased

Pursuant to Sections 360 of Act XXXIX of 1925 and 42 of Act XXVIII of 1866 all persons having claims against the Latte of the abovenamed deceased late of Bhuggatdih Jharin, Manbhum, Behar, a mining chainear, who died on 14th August 1949 at Bhowra, Manbhum, are hereby required to send full particulars of their claims to Imperial Bank of India, 1-3, Strand Road, Calcuta, executor of the Will of the abovenamed deceased on or before the 15th February 1950, after which date the Executor will proceed to distribute the assets without regard to any claim except those of which any notice is received.

Dated this 27th day of December 1949.

SANDERSONS & MORGANS, Solicitors to the Executor. 2000 No. D-28.

